

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

LAKE CHEROKEE HARD DRIVE)
TECHNOLOGIES, L.L.C., a Texas limited)
liability company,)
Plaintiff,)
v.)
BASS COMPUTERS, INC., a Texas)
Corporation; HITACHI GLOBAL STORAGE)
TECHNOLOGIES, INC., a Delaware)
Corporation; LSI CORPORATION, a Delaware)
Corporation; MARVELL SEMICONDUCTOR,)
INC., a California Corporation; SAMSUNG)
SEMICONDUCTOR, INC., a California)
Corporation; TECH DATA CORPORATION,)
a Florida Corporation,)
STMICROELECTRONICS, INC., a Delaware)
Corporation, and STMICROELECTRONICS)
N.V., a Netherlands Corporation)
Defendants.)

CIVIL CASE NO. 2:10-CV-216

JURY REQUESTED

DOCKET CONTROL ORDER

In accordance with the case status conference held herein on the 16th day of February, 2011, it is hereby

ORDERED that the following schedule of deadlines is in effect until further order of this court:

July 30, 2013 Pretrial Conference - a.m./p.m. in Marshall, Texas

July 19, 2013 Joint Pretrial Order, Joint Proposed Jury Instructions and Form of the Verdict.

July 19, 2013

Notice of Request for Daily Transcript or Real Time Reporting of Court Proceedings. If a daily transcript or real time reporting of court proceedings is requested for trial, the party or parties making said request shall file a notice with the Court and e-mail the Court Reporter, Susan Simmons, at lssimmons@yahoo.com.

July 19, 2013

Defendant to Identify Trial Witnesses

July 11, 2013

Motions in Limine Due

The parties are ordered to **meet and confer** on their respective motions *in limine* and **advise the court of any agreements in this regard** by **1:00 p.m. three (3) business days** before the pretrial conference. The parties shall limit their motions *in limine* to those issues which, if improperly introduced into the trial of the case would be so prejudicial that the court could not alleviate the prejudice with appropriate instruction(s).

July 2, 2013

Mediation to be completed

June 14, 2013

Responses to dispositive motions filed prior to the dispositive motion deadline, including Daubert Motions, shall be due in accordance with Local Rule CV-7(e). Motions for Summary Judgment shall comply with Local Rule CV56.

June 7, 2013

Plaintiff to Identify Trial Witnesses

May 10, 2013

For Filing Dispositive Motions and any other motions that may require a hearing (including Daubert motions)

¹ The parties are directed to Local Rule CV-7(d), which provides in part that “[i]n the event a party fails to oppose a motion in the manner prescribed herein the court will assume that the party has no opposition.” Local Rule CV-7(e) provides that a party opposing a motion has **14 days, in addition to any added time permitted under Fed. R. Civ. P. 6(e)**, in which to serve and file a response and any supporting documents, after which the court will consider the submitted motion for decision.

<u>April 26, 2013</u> or 65 days after claim construction ruling (whichever is later)	Expert Discovery Deadline
<u>March 8, 2013 or</u> construction 50 days after claim construction ruling (whichever is later)	Designate Rebuttal Expert Witnesses other than claim Rebuttal expert witness report due (Refer to Discovery Order for required information.)
<u>January 25, 2013 or</u> 35 days after claim construction ruling (whichever is later)	Party with the burden of proof to designate Expert Witnesses other than claims construction Expert witness report due (Refer to Discovery Order for required information.)
<u>January 11, 2012 or</u> 30 days after claim construction ruling (whichever is later)	Fact discovery deadline
<u>November 30, 2012 or</u> 15 days after claim construction ruling (whichever is later)	Comply with P.R. 3-7 re: willfulness
<u>May 23, 2012</u>	Claim construction hearing 9:00 a.m., Marshall, Texas.
<u>April 27, 2012</u>	Comply with P.R. 4-5(c).
<u>April 13, 2012</u>	Comply with P.R. 4-5(b).
<u>March 23, 2012</u>	Comply with P.R. 4-5(a).
<u>March 16, 2012</u>	Discovery deadline – claims construction issues
<u>March 16, 2012</u>	Respond to Amended Pleadings
<u>February 24, 2012</u>	Amend Pleadings (It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings except to the extent the amendment seeks to add a new patent in suit. It is necessary to file a Motion for Leave to Amend after the amended pleadings date set forth herein.)

<u>March 2, 2012</u>	Comply with P.R. 4-3.
<u>December 16, 2011</u>	Letter to the Court stating that there are no disputes as to claims of privileged documents.
<u>November 11, 2011</u>	Privilege Logs to be exchanged by parties
<u>October 28, 2011</u>	Join Additional Parties
<u>July 20, 2011</u>	Comply with P.R. 4-2.
<u>June 30, 2011</u>	Comply with P.R. 4-1.
<u>June 20, 2011</u>	Comply with P.R. 3-3 and 3-4
<u>April 6, 2011</u>	Comply with P.R. 3-1 and 3-2

LIMITATIONS ON MOTIONS PRACTICE

Summary Judgment Motions: Prior to filing any summary judgment motion, the parties must submit letter briefs seeking permission to file the motion. The opening letter brief in each of those matters shall be no longer than five (5) pages and shall be filed with the Court no later than sixty (60) days before the deadline for filing summary judgment motions. Answering letter briefs in each of those matters shall be no longer than five (5) pages and filed with the Court no later than fourteen (14) days thereafter. Reply briefs in each of those matters shall be no longer than three (3) pages and filed with the Court no later than five (5) days thereafter. The Court may decide the question on the submissions or hold a hearing or telephone conference to hear arguments and to determine whether the filing of any motion will be permitted.

Motions to Strike Expert Testimony/Daubert Motions: Prior to filing any Motions to Strike or Daubert Motions, the parties must submit letter briefs seeking permission to file the motion. The opening letter brief in each of those matters shall be no longer than three (3) pages and shall be filed with the Court no later than sixty (60) days before the deadline for filing Motions to Strike or Daubert Motions. Answering letter briefs in each of those matters shall be no longer than three (3) pages and filed with the Court no later than fourteen (14) days thereafter. Reply briefs in each of those matters shall be no longer than two (2) pages and filed with the Court no later than five (5) days thereafter. The Court may hold a hearing or telephone conference to hear arguments and to determine whether the Mina of any motion will be permitted.

For all of the above mentioned motions, the letter briefs shall be filed without exhibits. Any requests to submit letter briefs after the deadlines outlined above must show good cause.

OTHER LIMITATIONS

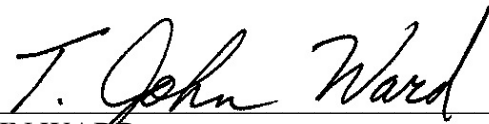
1. All depositions to be read into evidence as part of the parties' case-in-chief shall be **EDITED** so as to exclude all unnecessary, repetitious, and irrelevant testimony; ONLY those portions which are relevant to the issues in controversy shall be read into evidence.
2. The Court will refuse to entertain any motion to compel discovery filed after the date of this Order unless the movant advises the Court within the body of the motion that counsel for the parties have first conferred in a good faith attempt to resolve the matter. See Eastern District of Texas Local Rule CV-7(h).
3. The following excuses will not warrant a continuance nor justify a failure to

comply with the discovery deadline:

- (a) The fact that there are motions for summary judgment or motions to dismiss pending;
- (b) The fact that one or more of the attorneys is set for trial in another court on the same day, unless the other setting was made prior to the date of this order or was made as a special provision for the parties in the other case;
- (c) The failure to complete discovery prior to trial, unless the parties can demonstrate that it was impossible to complete discovery despite their good faith effort to do so.

IT IS SO ORDERED.

SIGNED this 11th day of April, 2011.



T. John Ward
T. JOHN WARD
UNITED STATES DISTRICT JUDGE